EXHIBIT 18

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14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCISCO DIVISION	
16	In re: CATHODE RAY TUBE (CRT)	Case No. 13-cv-01173 SC
17	ANTITRUST LITIGATION	Case No. 07-cv-05944 SC
18	This Document Relates to: Individual Case No.	MDL No. 1917
	13-cv-01173 SC	SHARP ELECTRONICS
19	SHARP ELECTRONICS CORPORATION; SHARP ELECTRONICS MANUFACTURING	CORPORATION AND SHARP ELECTRONICS
20	COMPANY OF AMERICA, INC.,	MANUFACTURING COMPANY OF
21	Plaintiffs,	AMERICA, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION TO
22	v.	DEFENDANT TECHNICOLOR SA, F/K/A THOMSON SA
	HITACHI, LTD., et al.,	
23	Defendants.	DATE: MAY 14, 2014
24		
25		
26	PROPOUNDING PARTIES: Plaintiffs Sharp Electronics Corporation and Sharp	
27	Electronics Manufacturing Company of America, Inc.	
	RESPONDING PARTIES: Technicol	or SA, f/k/a Thomson SA
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SET NO.:

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Pursuant to Rules 26 and 34 of the Federal Rules of Civil Procedure, Plaintiffs Sharp Electronics Corporation and Sharp Electronics Manufacturing Company of America, Inc. (collectively, "Sharp"), through their undersigned counsel, request that Defendant Technicolor SA, f/k/a Thomson SA ("Thomson SA") responds to the following requests for production and produce for inspection and copying all documents and things herein within thirty (30) days of service, and afterwards supplement such production as may become necessary to comply with the requirements of Rule 26(e) of the Federal Rules of Civil Procedure. Defendant is directed to serve verified answers at PAUL, WEISS, RIFKIND, WHARTON & GARRISON, LLP, Attn: Craig A. Benson, 2001 K St., N.W., Washington, DC 20006, or at another time and place as may be mutually agreed upon by counsel for the parties.

DEFINITIONS AND INSTRUCTIONS

- 1. "All" shall be construed as all, each, any, and every.
- 2. The terms "and" and "or" shall be construed either disjunctively or conjunctive as necessary to bring within the scope of the Interrogatories all information that might otherwise be construed to be outside of their scope.
- 3. The term "Document" includes all documents and electronically stored information as defined in Federal Rule of Civil Procedure 34(a). A draft or non-identical copy is a separate document within the meaning of this term.
- 4. The term "Evidence" means Documents, witness statements or testimony, and discovery responses.
 - 5. The terms "Identify," "Describe," and "State" mean:
 - As to a person, to state the full name, where the person worked during the time period to which your answers pertains, the person's current or last known employer and position, and the person's current or last known home and business address, and telephone numbers;

lectronics Manufacturing Company of

- ii. As to a Company, to state the full legal name, business address, and business telephone numbers;
- iii. As to a Document, to describe the type of document (e.g., letter, statement, memorandum, telegram, notes of telephone conversation, etc.), the general subject matter, the date of the document, the identity of the sender(s) and recipient(s), and its present location and custodian, in lieu thereof, a copy of the document may be produced;
- iv. As to a Communication, to state the type of communication (e.g., oral, written, computer, etc.), the date and substance of such communication, the identity of the participants, and any documents evidencing or supporting such communication.
- 6. When referring to any fact, act, occurrence, transaction, statement, communication, document, or other matter, "Identify," "Describe," "Explain," or "State" means to describe and identify the facts constituting such matter.
 - 7. "Including" or "includes" means without limitation.
- 8. "Reflect(ing) or refer(ring) to" means a statement or communication about, relating to, concerning, describing, containing, identifying, or in any way pertaining to the subject matter in the request.
- 9. The term "Interrogatories" refers to the interrogatories enumerated in Plaintiffs Sharp Electronics Corporation and Sharp Electronics Manufacturing Company of America's First Set of Interrogatories to Defendant Technicolor SA, f/k/a Thomson SA, served concurrently herewith.
 - 10. The term "Thomson SA" refers to Technicolor SA, f/k/a Thomson SA.
- 11. The terms "You" and "Your" mean Thomson SA, as defined herein, and its subsidiaries, affiliates and their subsidiaries, and any employees, agents, representatives or any persons acting or purporting to act on Your behalf, including each of Your attorneys.
- 12. The term "Sharp" means the plaintiffs Sharp Electronics Corporation and Sharp Electronics Manufacturing Company of America, Inc.

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Case 4:07-cv-05944-JST Document 2773-19 Filed 08/27/14 Page 6 of 6 jsimons@paulweiss.com cbenson@paulweiss.com Stephen E. Taylor (SBN 058452) Jonathan A. Patchen (SBN 237346) TAYLOR & COMPANY LAW OFFICES, LLP One Ferry Building, Suite 355 San Francisco, California 94111 Telephone: (415) 788-8200 Facsimile: (415) 788-8208 Email: staylor@tcolaw.com Email: jpatchen@tcolaw.com Attorneys for Plaintiffs Sharp Electronics Corporation and Sharp Électronics Manufacturing Company of America, Inc.

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